

## Declare It Forces Women of Reservation to Contribute to Campaign Fund.

### ONE SAYS FINANCES OF CITY ARE SHORT

"I DON'T believe that Democracy stands for the burning of the scarlet letter in the quivering flesh of some poor girl that has loved not wisely but too well, and then makes her pay the tax to some judge," declared W. H. Ware, Tuesday night, to an audience of 400 persons who assembled at the El Paso theater in response to the call for the mass meeting by the candidates on the Citizens' ticket. At least one-third of the audience was composed of women.

There was every evidence Tuesday night that the meetings of the Citizens' candidates are growing rapidly popular. With the exception of two Young Democrats, although the women would not have remained until the last speaker had delivered his address.

Mr. Ware, continuing his address, said that the great Democratic state that gave to Texas the father of her independence, and the state of the Union, the state of the Democratic party who built this fabric of our government were called upon to support the cause of Democracy. If I have to give my endorsement to the candidates of the party, I am going to do what I can to elect this ticket, but I am not going to buy any votes.

"I am glad to say," said Judge M. W. Stanton, "that I was a member of a city council that abolished the fine system. I would not have remained a member of that body and seen that system kept in place."

They are telling those people down there all kinds of lies. The ring does not know the truth. Why the lies they tell would fill the city with grief and sorrow. They are telling those women that after the election they are going to get things up. One woman who gave \$500 for the reservation has had to put up \$500 for their campaign fund. Another one was held up by the ring and told down there told me her brother had got into trouble, but with the election coming on she said she had to put up \$500 for the campaign fund. You never had a better opportunity than you have right at this time to free this city of corruption.

The other day I saw a ring of men going out to see a public meeting. I counted 75, and then I lost count. A man that I knew in the ring, told me that they had been to the meeting and that they must vote the law as if you would give so many dollars in cash and tell a man how to vote. Citizens were told that we can't beat the ring because they have the money to go to. Let us see where the line and let the chips fall where they may. They talk about the ring, but can't do it if every man will get out and vote. Figures do not lie, even in elections. The ring will show a falling off. Payments will show a falling off.

"I think the ring was caught napping. They thought they were easy on any opposition. Last year they had 2500 Mexican votes to go on. This year there are 300 who are going to vote. Let me tell you they are not going to get as far as that vote. If the citizens above the tracks will come out and vote, they can't count us out. The 1700 votes that were cast last year, the ring cannot have not paid their poll taxes. You never had a better opportunity to beat them."

The greatest citizenship of all," he declared, "is the example of that man who will not only fight for his rights, but will do so that another man's rights will not be trampled upon. I am glad that I have lived in this city when we went over to Cuba, fought for her liberty, and then gave it back to her. The ring is a disgrace. We ought to be proud of it, but we haven't got it in El Paso."

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## State Department Prepares Note to Be Given Chinese Minister at Capital.

### WILLIAM F. McCOMBS MAY GO TO FRANCE

WASHINGTON, D. C., April 2.—The United States government has decided to recognize the Chinese republic. Secretary Bryan conferred with president Wilson for nearly an hour today at the white house completing the details.

A note is being prepared at the state department to be addressed to China through the Chinese minister here.

McCombs May Accept Post. White house officials were unable to throw any light on the report that William F. McCombs had been appointed as the ambassadorship to France and was now inclined to take the post.

Mr. McCombs has for nearly a month been undecided and, although one day he informed the white house that he would accept the post, he has since declined. Within a day or two after that Mr. McCombs signified his intention to accept the post.

To all inquirers, white house officials today admitted they were puzzled and could not say exactly what Mr. McCombs would do.

Osborne for State Department. Federal Senator Osborne of Wyoming, it is stated at the white house, is most likely to be selected as first assistant secretary of state. He has been under consideration for some time with other whose names have been discussed.

Mr. Osborne was foremost in the presidential campaign. He was also for assistant secretary of war.

The president is anxious to send a young man of progressive views to the Philippines who will give him an accurate survey of conditions in the island. Mr. Osborne is a native of the Philippines and has lived in the island for many years.

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## To Get Even With Arizona Lawmakers by Calling Them to Phoenix in July.

### SLOW PROGRESS BY PRESENT SESSION

PHOENIX, ARIZ., April 2.—An extra session in July! This is the ominous report that is making cold chills play with each other up and down the spines of Arizona's legislators.

The conviction is growing that the legislature is not doing its job. It is not doing its job in the present session. It is not doing its job in the present session.

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## Food, Not Politics, Needed by the People of Sonora Declares Traveler.

### THE REBELS LEAVE NACO FOR SOUTH

DOUGLAS, Ariz., April 2.—Bread riots, engaged in by more than 1000 men, women and children, occurred last Thursday in Hermosillo, according to passengers reaching Douglas today.

The governor also visited the bill providing for the establishment of a training school for the feeble minded. He also vetoed the bill creating an agricultural station near Lufkin, in Arizuela county and also disapproved the resolution providing for the appointment of a commission to inspect the sanitary condition of the capital.

The governor does not believe the proposed new court is needed. The governor also vetoed the bill providing for the establishment of a training school for the feeble minded. He also vetoed the bill creating an agricultural station near Lufkin, in Arizuela county and also disapproved the resolution providing for the appointment of a commission to inspect the sanitary condition of the capital.

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## Colquitt Says He Does Not Think New District Court Is Needed.

### KEEPS JOE NEALON FROM BEING JUDGE

EL PASO, TEXAS, April 2.—Governor Colquitt today vetoed the bill passed by the legislature, creating the 77th judicial district in El Paso county.

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## Much Useless Talk During Session—Governor Takes a Shot at Terrell.

### SPECIAL SESSION FOR NEXT JULY

AUSTIN, TEXAS, April 2.—The legislature adjourned Tuesday at 4:30 o'clock, Gregorian time, but at noon legislative time, and the extra session to finish up business will be called July 1.

Before adjournment yesterday afternoon both branches finally passed two more proposed amendments to the constitution, one completely abolishing the fee system for the county and state officials, and the other providing for the appointment of special district judges in districts that are congested, in order to relieve the dockets. Both of these amendments will be submitted to a vote of the people.

The governor yesterday afternoon made this brief comment on the speech of speaker Terrell, which speech was a severe arraignment of the governor for the message sent up on Good Friday: "I have a bill now on 29 days that the speaker was a traitor to the administration, notwithstanding his previous professions of friendship."

The governor signed the bill creating Jim Hogg county; the bill providing for the formation of county unions, and the Johnson local option pool hall bill.

The general program adopted in both branches of the legislature to consume time in speeches was kept up to the very end of the session, about two-thirds of the time of the session having been consumed in the making of speeches that were of no particular significance.

Before adjournment the senate finally passed a house bill making a limit on the indebtedness a county may incur. The bill was passed without dissent. The house bill placed the limit at \$2500. The senate amended the bill, making the limit \$5000.

The house bill purporting to establish a period of limitation on a default in notes and deeds of four years after maturity, during which a lien or mortgage is not enforceable, was passed by the house, but the senate refused to pass it. The senate passed a bill to amend the law, finally passing the bill, making it enforceable. The senate also passed a bill to amend the law, finally passing the bill, making it enforceable.

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